

EXHIBIT 1

**SUPREME COURT OF THE STATE OF NEW YORK
NEW YORK COUNTY**

PRESENT:	<u>HON. ARTHUR ENGORON</u>	PART	37
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Justice

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THE PEOPLE OF THE STATE OF NEW YORK, BY
LETITIA JAMES, ATTORNEY GENERAL OF THE STATE
OF NEW YORK,

Petitioner,

- V -

THE TRUMP ORGANIZATION, INC., SEVEN SPRINGS
LLC, ALLEN WEISSELBERG, ERIC TRUMP, CHARLES
MARTABANO, MORGAN, LEWIS & BOCKIUS LLP, SHERI
DILLON, DONALD J. TRUMP, IVANKA TRUMP, DONALD
TRUMP, JR., CUSHMAN & WAKEFIELD, INC.,

Respondents.

**SUPPLEMENTAL
DECISION + ORDER ON
MOTION**

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The following e-filed documents, listed by NYSCEF document number (Motion 009) 668, 669, 670, 671,
672, 673, 674, 675, 695, 696, 720, 721, 722, 723, 724, 725, 726, 744, 758, 768, 769, 770

were read on this motion for

CONTEMPT

Following virtual oral argument held on May 11, 2022, this Court hereby conditionally purges
the contempt of respondent Donald J. Trump (“respondent”) that this Court issued in an order
dated April 26, 2022, provided the conditions detailed below are met on or before May 20, 2022:

- (1) Respondent submits affidavits from any person upon whom respondent, or his
counsel, relied on in submitting their prior sworn “Jackson affidavits” of May
6, 2022, including, without limitation: Alan Garten, Cynthia Arce, Maria
Enriquez, Owen Reidy, Peter W. Gabra, Randee Ingram, Na’syia Drayton,
Ronald P. Fischetti, Michael T. Van der Veen, Lawrence Rosen, and Amy
Carlin; and
- (2) Respondent submits an affidavit(s) from the executive assistant(s) referenced
in respondent’s May 6, 2022 affidavit that details the executive assistant(s)
retention and preservation practice for respondent’s documents; and
- (3) Haystack ID submits its report on respondent’s subpoena compliance and
certifies that its review is complete and that all responsive documents have
been accounted for, located, and turned over to petitioner; and
- (4) Respondent pays the contempt fine currently due and owing, \$110,000 (from
April 26, 2022 through May 6, 2022), to petitioner, to be held in petitioner’s

escrow account pending the final disposition of respondent's appeal of this Court's contempt order before the Appellate Division, First Department.

Failure to satisfy any of the above conditions shall result in the contempt order being restored and the fine reinstated retroactively to Saturday, May 7, 2022.



5/11/2022

DATE

CHECK ONE:

CASE DISPOSED

 DENIED

NON-FINAL DISPOSITION

 OTHER

APPLICATION:

GRANTED
SETTLE ORDER

CHECK IF APPROPRIATE:

INCLUDES TRANSFER/REASSIGN

GRANTED IN PART

SUBMIT ORDER

FIDUCIARY APPOINTMENT

 REFERENCE

ARTHUR ENGORON, J.S.C.